



0ct-10-01

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Docket No. 40843C US

DECLARATION AND POWER OF ATTORNEY

As a named inventor, I hereby declars, of my own knowledge or on information and belief that:

My residence, post office address and country of citizenship are as stated below next to my name;

I am the original, first and sole inventor, if only one inventor is identified below, or an original, first and joint inventor, if more than one inventor is identified below, of the subject matter which is claimed and for which a patent is sought and which is entitled:

PROCESS FOR CUTTING AN OPTICAL FIBER

and which is described and claimed:

	in the attached application including specification
	and allowe if this line is marked. Or
v	in the original specification and claims filed
	on June 12, 2001 as U.S. Patent Application
	Number 09/880.698 or PCT International
	Mumora Services
	Application Number

I have reviewed and understand the contents of the specification and the claims;

I acknowledge the duty to disclose information which is material to the examination of the application in accordance with 37 CFR \$1.56(a). The text of 37 CFR \$1.56(a) states,

"A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which

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> is not material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of the disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine: 1) prior art cited in search reports of a foreign patent office in a counterpart application, and 2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office;"

I hereby claim the benefit under 35 USC §119(e) of any United States provisional application(s) listed below.

Provisional Application No.: 60/229,787 Filing Date: September 1, 2000

This application is a continuation pursuant to 35 USC §120 of each prior application (if any is identified) identified as follows:

v.s.	Serial	No.:	Status:	
		Date:		

This application is a continuation-in-part pursuant to 35 USC \$120 of each prior application (if any is identified) identified as follows:

U.S. Serial No.: 09/395,352 Status: pending U.S. Filing Date: September 14, 1999

and I acknowledge the duty to disclose to the Office all information known to me to be material to patentability as defined in 37 CFR §1.56(a) which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

I claim foreign priority, pursuant to 35 USC §119(a)-(d) of an application for patent or inventor's certificate, and identify below said application (if any is identified) and any such foreign application (if any is identified) having a filing date before that of the application on which foreign priority is claimed;

Country: EP Application No.: 98117698.5 Filing Date: September 18, 1998

I hereby declare that all statements made of my own knowledge are true and that all statements made on information and belief are believed to b true, and I am warned that willful false statements and the like are punishable by fine or imprisonment, or both, (18 USC §1001) and may jeopardize the validity of the application or any patent issuing thereon.

I hereby appoint Michael J. Arnoff (Registration No. 37770), Stephen J. Driscoll (Registration No. 37564), Robert J. Kapalka (Registration No. 34198) and Driscoll A. Nina, Jr. (Registration No. 34685) whose post office address is: Tyco Technology Resources, 4550 New Linden Hill Road, Suite 450, Wilmington, DE 19808-2952, or their duly appointed associate, my attorneys or agents with full powers of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to receive all Letters Patent, and to transact all business in the U.S. Patent and Trademark Office in connection therewith.

Direct all correspondence to the address:

LACO Legunoroda Kenonices
4550 New Linden Hill Road
Suite 450
Nilmington, Delaware 19808-2952
Henricus Jozef VERGZEST / flygus/ 10/10/200
Full name of First Inventor Inventor's Signature Date
/ Bowierstraat 83/5213 XH 's-Hertogenbosch,
Dutch The Netherlands
Citizenship / Residence
Rowierstraat 83, 5213 XH 's-Hertogenbosch, The Netherlands
Post Office Address
The state of the s
Antonius Petrus Cornelis Maria HULTERMANS Table Name of Second Inventor Inventors Signature Date
Full Name of Second Inventor Inventors Signature Date
/ Vierbanse Gantel 42. 5032 CL Tilburg,
Dutch The Netherlands
Citizenship / Residence
CTLTSGIB##5 1
Vierbanse Gantel 42, 5032 CL Tilburg, The Netherlands
Post Office Address
Pieter STROOBACH
Full Name of Third Inventor Inventor's Signature Date
/ Welcshapsedijk 69, 5652 XJ Eindhoven,
Dutch The Netherlands
Citizenship / Residence
Welschapsedijk 69, 5652 XJ Bindhoven. The Netherlands
Weischapsedijk 69, 5652 kJ Bindioven, The Mecheriands
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Provisional Application No.: 60/229,787
Filing Date: September 1, 2000

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U.S.	Serial	No.:		
U.S.	Filing	Date:	Status: _	

This application is a continuation-in-part pursuant to 35 USC §120 of each prior application (if any is identified) identified as follows:

U.S. Serial No.: 09/395,352
U.S. Filing Date: September 14, 1999 Status: pending

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Direct all correspondence to the address:

Tyco Technology Resources 4550 New Linden Hill Road Suite 450 Wilmington, Delaware 19808-2952

Henricus Jozef VERGEEST

Full name of First	Inventor	Inventor's	Signature	Date
Dutch T	owierstraat 83, he Netherlands	5213 XH `s-I	Hertogenbosch,	
Citizenship / R	esidence			•
Bowierstraat 83, 52		nbosch, The	Netherlands	,
Post Office Address	ł			
Antonius Petrus Cor	nelis Maria HULT	ERMANS		
Full Name of Second	Inventor	Inventors S	Signature	Date
	ierbanse Gantel he Netherlands	42, 5032 CL	Tilburg,	
	esidence			
Vierbanse Gantel 42	5032 Ct. Tilbur	or The Neth	arlande	
Post Office Address			BAUT	i.
Pieter STROOBACH		Y. Stroot	3200	12-9-2001
Full Name of Third	Inventor	Inventor's	Signature	Date
/ W	Velcshapsedijk 69	, 5652 XJ E	indhoven,	
Dutch T	<u>he Netherlands</u>			
Citizenship / R	esidence			
Welschapsedijk 69,	5652 XJ Eindhove	n, The Neth	erlands	
Post Office Address				



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Henricus Jozef VERGEEST		
Full name of First Inventor In	ventor's Signature	Date
/ Bowierstraat 83. 521	3 XH `s-Hertogenbosch,	
Dutch The Netherlands		
Citizenship / Residence		
David	The Notherlands	
Bowierstraat 83, 5213 XH `s-Hertogenbo	sch, The Netherlands	
Post Office Address		•
Antonius Petrus Cornelis Maria HULTERN	IANS Meller 13	Sept 2001
	ventors Signature	Date
rdii Name oi Second inventoi 11	avenuous signature	Date
/ Vierbanse Gantel	5032 CL Tilburg.	
Dutch The Netherlands	/****	
Citizenship / Residence		
,		
Vierbanse Gantel 42, 5032 CL Tilburg,	The Netherlands	
Post Office Address		
Pieter STROOBACH		
Full_Name_of_Thi-rd_InventorIr	ventor's Signature	Date
	-	
/ Welcshapsedijk 69, 5	652 XJ Eindhoven,	
Dutch The Netherlands		
Citizenship / Residence		
•		
Welschapsedijk 69, 5652 XJ Eindhoven,	The Netherlands	

Post Office Address